By Mr. Seal: A Bill to incorporate the St. And referred to Committee on Corpora-By Mr. Gibbs: An act entitled an act to releve the disabilities of minority of M. D. O. Kelly of Wilkinson county. Judiciary

By Mr. Millsaps; An act entitled an act adefine the limits of the town of Beaured, in Copian county, and for other purred to Committee on Counties and banty Boundaries. By Mr. Smythe: An act to regulate the diem and mileage of members of the egislature. Referred to a special committee of five. Mesrs. Smythe, Warner, Paine and John-

By Mr. McClure: An act for the relief of morge W. Jones of Jefferson county. Reterred to the Judiciary Committee, REPORT OF COMMITTEES.

MR. PRESIDENT: The Judiciary plittee to whom was referred, entitled an get to repeal sec. 2.145 of chap. 44 of the Reand Code of 1871, have had the same under onsideration and instructed me to report the same back to the Senate, with the commendation that said bill do pass. C. A. SULLIVAN, Chaleman,

Ma. PRESIDENT: The Judiciary Comalitie to whom was referred, entitled an to remove the disability of minority rom Walter C. Calhoun, a minor of Madion county, so far as to enable him to sell ands and make binding contracts. Also, entitled an act to remove the civil sublities of James P. Harrison of Jeffera county, have considered said bills and astructed me to report the same back to he Senate, with the recommendation the ald bills do not pass. In this connection the Committee have in gracted me to state that they are of the

should not be removed except in very urgent or extreme cases. The bills herewith resented show no such emergencies. C. A. SULLIVAN, Chairman. MR. PRESIDENT: The Judiciary Comlittee to whom was referred, a Bill to be atitled an act to change the burden of proof n certain cases and in certain counties, have | had the same under consideration, and instructed me to report the same back to the

Senate, with the recommendation that it do C. A. SULLIVAN, Chairman. INTRODUCTION OF RESOLUTIONS.

e appointed to ascertain what action is State Government. By Mr. Gray -- Whereas, a vacancy exists a this floor, in the seat of one of the Senare elect from the 18th Senatorial District.

no one having qualified as such Separor; Resoived, That a vacancy is hereby deared in the 18th Senatorial District of this state, and that the Governor be requested to sue a proclamation for the election of the Mr. Millsaps moved to lay the resolution

n the table. Carried by the following Yras-Allen, Alexander, Bennett, Bowles, assidy, Castle, Duncan, Holloway, Hardy, ohnson, Milisaps, Mygatt, McClure, Seal, steele, Sullivan, Stone, Williams, Watts. Nays-Barrow, Caldwell, Gray, Lyles, Little Paine, Price. Smythe, Warner. ABSENT AND NOT VOTING: Messrs. Abbott, ampbell. Gibbs, Gleed, Morgan, Packer,

ferce and Smith. By Mr. Lyles: Resolved, That the memof this body who have not answered their names the present session shall not callowed pay for the time they are absent, eless they can give sufficient reason that geh absence was unavoidable. By Mr. Smith: Resolved, That 300 copies

the Governor's annual message and acanganying reports be printed for the Senert 100 accompanying reports. Accepted. Previous question called; call sustained, and under the operation thereof the resolu-

ESTRODUCTION OF BILLS:

By Mr. Little; An act to explain and amend second provision to section 4 of an at entitled an net to facilitate the construcion of the Mobile and Northwestern Railad, approved May Sth. 1871. Referred to Committee on Railroads By Mr. Hardy : An act to provide for the ore convenient records of deeds of trust and merigages on railroads.

Referred to Judiciary Committee. B) Mr. Gibbs: An act to amend the reve elaws of the State. Referred to the Judiciary Committee. By Mr. Milisaps: An act to remove the wildisabilities of Henry Nixon, a minor of

legish county.
Referred to Committee on Judiciary, CONNUNICATION FROM SECRETARY OF STATE. OFFICE OF SECRETARY OF STATE,

JACKSON, MISS., Jan. 8, 1872.) to the Legislature of the State of Mississippi I beg leave to inform your honorable dy that the report from this department will be furnished as soon as it is printed, the manuscript now being in the hands of the Public Printer. The late period at which public documents were furnished his office, in consequence of change of

Very respectfully, your obedient servant, JAMES LYNCH.

Public Printers, renders this delay mus-

CONSIDERATION OF BILLS. Anaet to repeal section 2.145, chapter 44. d Revised Code of 1871. Was taken up, was considered engrossed.

reads third time and passed; title standing NOTICE OF INTRODUCTION OF BILLS. Mr. Caldwell moved to take up the Gov rnor's veto messages and dispose of them. Previous question called for. The call was ustained, and under the operation thereof

the motion to take up the veto messages was arried. And an act to incorporate the Grenada Savings Bank and Trust Company The question being "shall the bill pass notwithstanding the objection of His Excellen-

It was lost by the following vote: YEAS-None. ABSENT AND NOT VOTING-Messrs. Abbott, ampbell, Gleed, Morgan, Pierce and Smith An act to incorporate the Hill City Hotel ompany, was taken up. It was lost by the following vote:

YEAS-None. ABSENT AND NOT VOTING-Messrs. Abbott imphell, Gleed, Morgan and Pierce-5. A bill to be entitled an act for the payat of a sala-y to the Clerk of the Board

d Supervisors of Adams county, was taken

It was lost by the following vote: TEAS-None.

ABS INT AND NOT VOTING-Messers. Ab

ott, Campbell, Gleed, Morgan and Pierce

ABSENT AND NOT VOTING-Messrs. Ab

Campbell, Gleed, Morgan and Pierce

INTRODUCTION OF BILLS.

By Mr. Warner: An act to amend the law in respect to the State University, situated at Oxford.

Under a suspension of the rules was read

was taken up and lost, as follows: Tras-None.

NAY8-31.

ABBENT AND NOT VOTING-Messrs. Abbott bell, Gleed, Morgan and Pierce-5, An act to extend the time for assessing the taxes of DeSoto county, Mississippi, for

the year 1871. It was lost by the following vote: AB-ENT AND NOT VOTING-Messrs. Abbott ampbell, Gleed, Morgan, Pierce and Stone An act to authorize the Board of Super Visors of Jefferson county to pay the clerk of said Board a salary, instead of fees.

Was taken up and lost, as follows: NAY8-31.

and report to this House what amount has been received by the Auditor for the purchase of lands held by the State for taxes, by whom paid, and whether in currency, State Warrants, or certificates of indebtedness; also, what amount, has been paid by the different sheriffs of this State for taxes State Warrants, or certificates of indebtedness; also, what amount, has been paid by the different sheriffs of this State for taxes to the Auditor of Public Accounts, and whether in curredcy or not; also, what finds have been paid into the State Treasufinds have been paid into the State Treasufinds have been paid into the State Treasufinds have been paid into the State Treasufind inquire into the amounts paid to the Auditor; and that the Committee inquire into the amounts paid to the Auditor by the several sheriffs for school purposes, and what amounts were returned as the pro rata share of said counties, and whether all amounts were in currency or State paper. Adopted.

Mr. Hyer offered the following:

Mr. Hyer offered the following:

Mr. Sasilons of the mounts and to taxes to mend an act to amend an act to anend An act to regulate the lease of the State penitentiary, to provide for entarging and leasing the same, and for other purposes,

THE WEEKLY CLARION.

VOL., XXXV-NO. 4. JACKSON, MISSISSIPPI, THURSDAY, JANUARY 18, 1872.

three several times and passed; title standing as stated.

Mr. Warner moved to reconsider action just had, and to table the motion to reconsider. Carried.

By Mr. Little: An act to repeal section 310, article 18, chapter 111 of the Revised Code of 1871.

Referred to Judiciary Committee.

The President appointed Mr. Price on the Tree of the House, mileage and passed; title standing as stated.

Mr. Gray moved to postpone and make of the flouse with the recomposition of all general statutes appointed by the Committee, it do pass. All of which is herewith respectfully submitted.

Mr. Gray moved to postpone and make object of limiting to the first of October. Jarner of 1871, the subspectfully submitted.

Mr. Warner moved to table the motion to reconsider action just had, and to table the motion to reconsider.

By Mr. Little: An act to repeal section 310, article 18, chapter 111 of the Revised Code of 1871.

Resolved. That the Speaker be, and he is like the following:

Referred to Judiciary Committee.

The President appointed Mr. Price on the same and make of the first of October.

Mr. Gray moved to postpone and make object to filmiting to the first of October. Jarner of 1871, the subspectfully submitted.

Mr. Warner moved to have the bill printed.

Mr. Warner moved to have the flouse with the recomplant of 1871, the subspectfully submitted.

Mr. Warner moved to have the find an act to provide a derk for the dation that, as amended by the Committee, it does not the Legislature of 1871, the subspectfully submitted.

Mr. Brench introduced the following vote:

Mr. Warner moved to have the

Referred to Judicfary Committee.

The President appointed Mr. Price on the Standing Committee on Railroads, and Mr. Williams on the Committee on Counties and County Boundaries. He also folded Mr. Price and required to issue certificates to members of the House, mileage williams and Warner.

Price, Packer, Pierce, Sullivan, Smith, Stone, Williams and Warner.

Williams and Warner.

Nave—Messrs. Alexander, Caldwell, Casthe blank in the eighth line of the same sidy, Castle, Duncan, Holloway, Hardy, word "five" before the word "five" before the word "five" before the word "dollars."

Report received and required to issue certificates to members of the House, mileage of the same sidy, Castle, Duncan, Holloway, Hardy, word "dollars."

Report received and required to issue certificates to members of the House, mileage of the same sidy, Castle, Duncan, Holloway, Hardy, word "dollars."

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Report received and required to issue certificates to members of the House, mileage of the same sidy, Castle, Duncan, Holloway, Hardy, word "dollars."

Report received and required to issue certificates to members of the House, mileage of the same side the per diem. County Boundaries. He also added Mr. approved May 13, 1871. Bowles to the Committee on Penitentiary Senate then adjourned.

MONDAY, January 8th, 1872. The following members were absent: Messrs, Allen, Armstead, Carter, Gaddis, Howe, Swann, Stone and Wade-S. Mr. Fisher presented papers relating to ontested elections in Marshall county. Received and referred to Committee on ontested Elections.

Jacobs introduced an act to prevent the Referred to the Committee on Judiciary. Mr. Sessions introduced an act to reduce the salaries of Circuit Judges, Chancellors md District Attorneys. Referred to the Judiciary Committee. Mr. Sessions introduced an act to repeal

section 310 of the Revised Code of 1871, and amend section 999 of said Code. Referred to the Judiciary Committee. Mr. French introduced an act to provide Mr. Willing moved to refer the messages for a special election in the county of Han-

Referred to the Committee on Elections. Mr. Kimbrough introduced an act to re-Referred to the Committee on County Afirs, with instructions to report to-morrow. Mr. Chandler introduced an act toxactiorze the Board of Supervisors to issue county warrants to pay those employed in holding the late elections:

Referred to the Judiciary Committee. Mr. Ford Introduced, an act to provide for epresentative from the counties of Perry, Sunflower, Greene, Jackson, and Jones, and for other purposes. Referred to the Judiciary Committee.

Mr. Baldridge introduced, an act com-pensating commissioners of public roads or The following report was received from the special committee on Contested Elec-

on Contested Elections, to whom was re-ferred the petition of Caleb Lindsey, have Millsaps, Mygatt, McClure, Paine, Price, the Thirteenth Judical District. considered his claim to a seat as a member of this House, and beg leave to report favorably upon the same, all of which is respectfully submitted.

A. P. Huggins, Chairman. Report received and agreed to. took the required oath, and was seated as a The report was received and the commit-

tee discharged.

Mr. Lowry introduced an act in regard to the Public Printing. Referred to Committee on Public Printing, with instructions to report to-morrow. in force concerning the Grenada, Houston Mr. Street introduced an act in relation and Eastern Railroad, and for other pur-

section 1148 of the Revised Code of 1871. Referred to the Committee on Judiciary Mr. Sessions introduced an act to amend ection 1000 of the Revised Code of 1871. Referred to the Committee on Judiciary. Mr. Potter introduced an act to authorize e election of County Superintendents of Public Education in all the counties in the

Mr. McIntosh introduced the following: Resolved, That a special committee of five (5) he appointed to ascertain and report to this House what legislation, if any, is necessary in regard to lands held by the State for taxes, on which lands the owners

thereof have paid said taxes; and what taxes have been paid by the State to counties on State lands, in said countles, and the Auditor of Public Accounts and Secretary of State be directed to furnish said committee such information as they may possess in their respective offices touching said mat-Mr. Kelly offered the following:
Resolved, That the Speaker appoint a
committee of three, who shall respectfully

invite the clergy of this city to open the morning session of this Honse, by invoking the blessings of God on its deliberations. Mr. McKenzle offered the following:

Resolved, That the Judiciary Commit-tee he instructed to report a bill fixing the time for holding only two terms of the Circuit Court in the several counties in this

Mr. Foley moved to table. Lost. And the resolution was referred to Com-Mr. Chandler introduced H. J. R. No. 3, the same, and instructed me to report the same back to the Senate, and recommend relative to changing the Constitution of the

State of Mississippi.

Referred to the Judiciary Committee.

Mr. Cessor introduced the following: Resolved by the House of Representatives, the Senate concurring), That a committee of five on the part of the House, and — on the part of the Senate, be appointed to draft resolutions urging the adoption of the bill known as Sumner's amendment to the amnesty bill, the same to be forwarded as soon s possible to the Senators and Representatives of the State of Mississippi for their

Mr. Sessions moved to refer to Committee on Federal Relations, with instructions to procure a copy of Summer's amendment.

Mr. Calhoun offered the following : Whereas, The Constitution of the State of Mississippi, section 34, provides for an apportionment of representatives among the various counties and districts of the State, according to the number of qualified electors in each. Therefore, be it Resolved. That a committee composed of five members be appointed to revise the ap-portionment, and make such change or changes as may be deemed necessary to conform it to said wise provision of the

Be it further resolved, That said committee be instructed to report by hill or other-Mr. Chandler effered the following reso

Whereas, Many of the Circuit Court Judges of this State are not employed more than a few months in the year, in the dis-charge of their official duties, by reason of the small amount of legal business, and are, little more than mere sinecures; therefore,

Resolved, That the Judiciary Committee be ordered to ascertain and report to this House whether the Legislature has the constitutional power to limit the present num-ber of judicial districts and thus dispense with a number of said judges, and it said committee shall determine that the Legislature has the power aforesaid, said committee shall report what number of judicial districts may be dispensed with, without detriment to the good government of this State; and said committee shall report a bill re-districting the judicial districts of the State. Adopted.

Mr. Kimbrough offered the following:

Re it resolved by the House (the Separa

Be it resolved by the House (the Senate concurring.) that a committee of three on the part of the House, and -on the part of the Senate, be appointed to investigate why the interest on the Chickasaw School

Jacobs, Metts and Avery.

mittee to consider Mr. Davis bill relative
to the Mobile and Ohio Railroad.
Mr. Sessions introduced the following:
Resolved, That a special committee of five
be appointed by the Speaker to examine
the books of the Auditor's office, ascertain and apport to this House what amount has

Mr. Lowry moved to refer to the Committee on Judiciary. Carried.
Mr. Street offered the following resolu-

Resolved, That the Auditor of Public Accounts be requested to inform this House | Eastern Railroad, and for other purposes. upon what authority he directs the Treaspay into the State Treasury the poll tax for

Referred to special committee authorized Mr. French introduced an act entitled an act to amend an act to amend an act to Encourage Internal Improvements in the State of Mississippi, approved May 13, 1871.

Referred to Committee on Railroads.

Respectfully,

A. Warner, Chairman,

On part of Senate.

olution offered by Mr. Sessions relating to Sergeant-at-Arms furnishing stationery. to Committee on Contingent Expenses. Carried. The veto messages of the Governor was

taken up.

Mr. Willing moved to refer the messages tions to report to-morrow. Carried. The bill in relation to printing, was taken up, read a second time, and referred to Comttee on Public Printing, with instructions to report to-morrow.

State Concurrent Resolution, in relation appointing a committee to revise the joint rules, was taken up and concurred in. The Speaker appointed Messrs. French, Street, and Spelman as committee on the

House Adjourned.

SEVENTH DAY SENATE. TUESDAY, January 9, 1872.

Prayer by Mr. Steele. PRESENT-Messrs. Allen, Alexander, Bennett, Barrow, Bowles, Caidwell, Cassidy, Castle, Campbell, Duncan, Gibbs, Gray, Holloway, Hardy, Johnson, Lyles, Little, Packer, Pierce, Seal, Smythe, Steele, Sullivan, Smith, Stone, Williams, Watts and ABSENT - Messrs. Abbott. Gleed, Mor-

Mr. Caleb Lindsey then came forward, tor Gleed be dropped from the roll until he ook the required oath, and was seated as a qualifies as a member. Carried.

more than the expenditures of the start on the expenditures of the start of the start of the start on the expenditures of the start of the sta act to facilitate the construction of the Mobile and Northwestern Raliroad," approved

ce to whom was referred S B No 17, a bill entitled an act to remove the civil disabili-James P. Harrison, of Jefferson county, have considered the same, and instructed me to report the same back to the Senate and recommend that it do not pass. Who shall perform all committee work.

S. A. SULLIVAN, Chairman. Report received. MR. PRESIDENT-The Judiciary Commitee to whom was referred S B No 29, a bill entitled an act to repeal section 310, article 18, chapter 3 of the Revised Code of 1871. have had the same under consideration, and instructed me to report said bill back to the Senate with the accompanying substitute therefor, and recommend that said substi-

C. A. SULLIVAN, Chairman. Report received. MR. PRESIDENT: The Judiciary Commit-me to whom was referred S B No 20, an act the table. Lost, as follows: entitled an act to relieve the disabilities of minority of W. D. O'Kelly. of Wilkinson county, have considered the same, and instructed me to report the same back to the

Senate and recommend that it do pass. C. A. SULLIVAN, Chairman. Report received. MR. PRESIDENT: The Judiclary Committee to whom was referred S B No 23, an act entitled an act for the relief of Geo. W. Jones, of Jefferson county, have considered that it do not pass.

C. A. SULLIVAN, Chairman. Report received. INTRODUCTION OF RESOLUTIONS. By Mr. Paine: Resolved by the Senate

(the House concurring), that a special joint committee of three on the part of the Senate, and - on the part of the House, be appointed for the purpose of taking under consideration the Revised Code of 1871, and a-certain whether the same has been pre-pared in accordance with law. Adopted. The President appointers said committee, Messrs. Paine, Steele and McClure. INTRODUCTION OF BILLS. By Mr. Mygatt: S B No 30, an act amend

atory of an act to encourage internal improvements in the State of Mississippi, aproved May 13, 1871. Referred to Committee on Railroads. By Mr. Smith: S B No 31, an act to provide for paying the registrars, inspectors, erks, etc., of the late election. Mr. Caldwell moved to refer to the Comnittee on Finance. Carried. By Mr. Cassidy: SB No 32, an act to mend section 1557 of article 4, chapter 17,

of the Revised Code of 1871. Referred to Judiciary Committee. By Mr. Smith: S B No 33, an act to repeal an act in relation to registration of Referred to the committee on Registraion and Elections.

By Mr. Smythe: S B No 34, an act entitled an act more certainly to secure the education of orphans and abandoned chil-Referred to Committee on Education.

MESSAGE FROM THE GOVERNOR.

EXECUTIVE DEPARTMENT, MR. PRESIDENT: J am directed by His Excellency the Governor to inform the Senset that he has approved the following enti-

ourt purposes. Approved May 13, 1871. Respectfully Julius Jungerman,

Governor's Private Secretary. CONSIDERATION OF BILLS. An act for the relief of George W. Jones, Mr. Caldwell moved to indefinitely post-

Mr. McCawley was appointed on the com-mittee to consider Mr. Davis' bill relative mittee to consider Mr. Davis' bill relative An act entitled an act to relieve the disa-

bile and Northwestern Railroad. Approved
May 8th, 1871. Passed.
Mr. Little moved to reconsider the action just had, and to table the motion to
reconsider. Lost.

Watts. ABSENT AND NOT VOTING-Messrs. Ab-bott, Bennett, Barrow. Gleed, Morgan and An act to amend the several acts now in

force concerning the Grenada, Houston and urers of the several counties in the State to day, Jan. 15th. Carried. REPORTS OF COMMITTEES. MR. PRESIDENT: The Joint Special Com-

on part of Senate. H. M. STREET, Chairman

on part of House. Mr. Warner moved to suspend the rules and take up the resolution reported by the committee. Carried. And under suspension of the rules the resolution was taken up and read three sev-eral times and passed: title standing as Mr. Caldwell moved to reconsider action

Mr. Watts moved to lay the motion to reonsider on the table. Lost.
And recurring on the motion to reconsider, it was carried by the following vote: YEAS-Messrs. Bennett, Barrow, Bewles, Castle, Gibbs, Gray, Johnson, Mygatt, McClure, Pame, Price, Seal, Sullivan and Williams—16. NATS—Messrs. Allen, Alexander, Cassidy Campbell, Duncan, Hardy, Lyles, Little, Pierce, Smythe, Steele, Stone, Watts and

Mr. Caldwell moved the resolution lay SOTICE OF INTRODUCTION OF BILLS. By Mr. Duncan; That he will, on to-morrow, or at an early day thereafter, intro-

INTRODUCTION OF BILLS. entitled an act to incorporate the Missis-

the Senate. Adopted.

the above resolution the following: Resolved, That the President of the Sen-

Mr. Watts moved to lay the substitute on the table. Carried. And recurring on the adoption of the resolution offered by Mr. Sullivan, Mr. Cassidy moved to amend as follows: Provided, The Clerk so employed shall receive a compensation to be fixed by the

per diem of the members composing said committee, so that no additional expense will be incurred by the State.

Mr. Gray moved to lay the amendment on the table. Carried.

Mr. Steele moved to lay the resolution on the table. Lost, as follows:

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Mr. Steele moved to lay the resolution on the table. Lost, as follows:

Mr. Steele moved to lay the resolution on the same subject have been passed by the same subject have been passed by the same subject have been pas per dlem of the members composing said and when the latter does not contain an excommittee, so that no additional expense will be incurred by the State.

Mr. Gray moved to tay that motion on the table. Carried. And the resolution was adopted. COMMUNICATION FROM THE AUDITOR OF

PUBLIC ACCOUNTS. OFFICE AUDITOR PUBLIC ACCOUNTS. To the Legislature of the

State of Mississippt : I would respectfully state that the business of my office is such, at this time, as to urgently demand additional assistance.

Since the publication of the tax land report ordered by the House of Representative of the code shall take effect, and shall supersede and repeal present, two additional clerks, at such compensation as may be fixed by your honorable

Sepate then adjourned. Joseph Lemly,

TUESDAY, January 5th, 1872.

boundaries and divisions by counties; their nen, Buchanan, Corcoran, Cessor, Calboundaries and the districts of counties for houn, Chandler, Cocke, Currie, Crump, Carof DeSoto, Jacobs, Jones, Kelly of Lander-dale, Kelly of Neshoba, Kimbrough, Ken-drick, Leavell, Land, Lindsay, Loper, Lan-ders, McIntosh, McCaln, McKie, McKenzie,

> cellency the Governor, to inform the House of Representatives that he has approved the following entitled act, originating in the House, viz:
>
> H B No 2, an act to attach Montgomery county to the 13 h Judicial Circuit Court District and to the 13th Chancery Court District, and to fix the time for Bolding the

Mr. Sprakes: The Jddiciary Committee to whom was referred H R No 28, entitled an act to authorize the Board of Supervisors to issue county warrants to pay those employed in holding State elections."

Have had the same under consideration, and after making sundry amendments thereto, have instructed me to report the local act perpetual.

The statement of the question can it the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of that provision being controverse that it is designed to the statement of the question can it the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the question can it the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the question can it the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the question can it the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the question can it the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the question can it the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the statement of the statement of the statement of the answer, for the omission to, the last statute the provision limit operation, became and was unnecessary of the statement of the

Report received and agreed to. The bill was read a third time and passed; title standing as stated.

MAJORITY REPORT.

tion of members shall take effect during the is respectfully submitted.

W. J. WILLING, Chairman. MINORITY REPORT.

ABSENT AND NOT VOTING-Messra, Abbott, Gleed, Holloway, Millsaps, Morgan and

duce a bill to be entitled an act to change the times of holding the Circuit Courts in

By Mr. Duncan: An act to amend an act

May 8, 1871, and instructed me to report said bills back to the Senate, undrecommend their passage.

Report received

Mr. President Committees as he be may able to serve, not interfering with the business of the senate will of the people as expressed by their report received that the forms of law is at all times to have the force of law without reference to what preceding Legislature may have enacted. But this principle does not apply to the statutes under consideration fixed by law.

Respectfully submitted.

Respectfully submitted.

Respectfully submitted.

Respectfully submitted.

Respectfully submitted.

Respectfully submitted.

YEAS-Messrs. Allen, Alexander, Cassidy,

NAYS-Messrs. Bennett, Barrow, Bowles, Caldwell, Campbell, Duncan Glbbs, Gray, Johnson, Little, Millsaps, Morgan, Mygatt, McClure, Palne, Price, Packer, Pierce, Smythe, Sullivan, Stone, Williams and Mr. Smith moved to postpone the resolution for two weeks.

JACKSON, Miss., Jan. 9th, 1872

Yours respectfully, H. Musgrovs, Auditor of Public Accounts. Referred to Committee on Contingent Mr. Price, at his request, was relieved

> Secretary of the Senate. HOUSE.

House met pursuant te adjournment. Speaker Lynch in the chair.

MR. SPEAKER-The Judiciary Committee with the recommendation that it do not

duction as well as to an increase of such | first of October, 1871, when it is surgreeded core a pecuniary right to any citizen is violated by taking away that right with the consent of the party in whomat is vested.

It is therefore clear that the article in question is not violated if the members of the Legislature shall consent to a reduction of the rulers or the people seem to demand, new enactments, has always resulted in producing in a few years an undigested mass of statutes, many of the statute I think it is clear that there is now no law in force which fixes the compensation of members of the Legislature to fix that compensation.

On resolution introduced by Mr. King open the House with prayer—Mesers, Kally, of Neshoba, Truchart and Hall.

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Mr. Caldwell offered as a substitute for tion, as I will proceed to show. It is a settled rule for the construction of all statutes that all acts upon the same subject matter ate be instructed to appoint two Committee | are to be construed together and to have force and effect as if they were parts of the same act. It is also a well settled principle sustained, and, under the operation thereof. of law that a statute is to be so construed

statues are passed on the same subject matter

Castle, Hardy, Lyles, Seal, Steele and Smith of law. If another statute is passed on the White and Mr. Speaker. of law. If another statute is passed on the same subject of the former, and is on the same subject matter, if there be a difference in the two matter, if there be a difference in the two matter, if there be a difference in the two matter, if there be a difference in the two matter, if there be a difference in the two matter, if there be a difference in the two matters, if there be a difference in the two matters, if there is a subject because of the two matters, if there is a subject because of the two matters, if there is passed on the same subject boundaries of the same subject boundaries of the two matters, if there is a subject boundaries of the two matters, if there is a subject boundaries of the same subject boundaries of the two matters, if there is a subject boundaries of the two matters, if there is a subject boundaries of the two matters, if there is a subject boundaries of the two matters, if there is a subject boundaries of the two matters, if there is a subject boundaries of the two matters, if there is a subject boundaries of the two matters are subject boundaries. matter, if there be a difference in the two no presumption can arise that there has been a change in the public will in that time, but on the contrary, the rule is, that time, but on the contrary, the rule is, that time, but on the contrary, the rule is, that the contrary of Lauderdale, Kimbrough, Leavell, Land, Loper, Lowry, McIntosh, McKenzie, Metts, Loper, Lowry, McIntosh, McKenzie, Metts, North and Contrary, Contrary, McIntosh, McKenzie, Metts, North and McKenzie, Metts, North an Legislature, and that the last statute is but | Martiniere, Nisbert, Potter, Reed, Robbins, the expression of their further and additional will upon points omitted in the first. The Tucker and Walker. two are then to be construed together, and both are to have just such force and effect as the language employed in each and both give them. The application of these principles settles the question under considera-tion, very clearly. On 12th day of May, 1871, the Legislature enacted in section 333 of the Revised Code, that the compensation of its members, was a matter to be fixed by the Legislature itself.

tives at the last session, business in this all pre-existing statutes of a , eneral nature, department especially, has so largely in-creased, that at this time the work and consolidated." It is clear from the correspondence are some weeks in arrears

—the letters now on file unanswered numbering near four hundred, notwithstanding
all efforts on the part of the office, by doing

october, 1871, for that is the only date renight work, to prevent such delinquency. ferred to; but this construction is placed beyond all doubt by the next section, which that I be empowered to employ for the provides "that until the Code shall go into operation," to-wit: 1st of October, 1871, "all general laws in the Code of 1857, shall," etc., and all acts of the Legislature, passed at its session which assembled on the 1st Tuesday after the 1st Monday of January. coran, Cessor, Cocke, Garter, Davis of Noxu-1871, shall continue in force, etc. The plain meaning of these two sections is therefore to continue in force all general statutes, including those of the session of 1871 to the from standing Committee on Raliroads, and first of October, when the Code went into Mr. Mygatt was appointed in his stead. effect, and from that time to repeal them wherever they contained enactments on the subject matter of any statute embraced in the Code. This was the Legislative will on the 12th of May. 1871, and it is expressed as fully with reference to statutes passed by that Legislature after that date as before, for the language is that "all acts" of that Legislature, etc., shall continue in force until 1st of October, 1871, and that the Code shall supersede all pre-existing statutes after that date. The Legislature baving An act to amend sections 40 and 41 of article 2 of the Revised Code of Mississippl of 1871, entitled an act in relation to State boundaries and divisions by counties; their boundaries and the district of the section houn, Chandler, Cocke, Currie, Crump, Car-ter, Curlee, Davis of Lamyette, Davis of should have operation and effect beyond the Noxubee, Dixon. Evans. Eyerett, Fisher. Foley, Feemster. Ford. French. Griggs, Green, Gayles. Gaidis, Gaines, Gore, Horton, Handy of Copiah, Hall, Howard, Hudnall, Handy of Madison, Huggins, Holmes. Holland, Hasie, Holloway, Huston. Johnson of DoSate Jesses Lores Kelly of Lander. them They are as much bound by laws of their own enactment as they are by any other law. The fixing of a period, at which why the interest on the Chickash.

Fund is not paid to the several counties in currency. Adopted.

The Speaker appointed on Jacobs' resolution, in relation to public monies unaccountion, in relation to public monies unaccounties. The following committee: Messrs.

The Mr. Caldwell moved to indefinitely post-derivative forms and agreed to.

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Mr. French presented papers relating to the contested election case to have operation, is as much a Legislating to ders, McIndosh, McCawley, Mailory, Morgan of the bill being considered engrossed, was form at the following committee:

Mr. Caldwell moved to indefinitely post-derivative forms and agreed to.

Mr. French presented papers relating to the contested election case the levylog of the contested election case to have operation, is as the contested to a statutes shall cease to have operation, is as the contested to a statutes shall cease to have operation, is as the contested to a statutes shall cease to have operation to a statutes shall cease to have operation of the contested election case in th An act to remove the civit dispersion of Jefferson county, was taken up and passed.

An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal sections 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act to repeal section 310 and 999 of An act them in the manner provided for by the Constitution in other cases. As the Com-

MESSAGE FROM THE GOVERNOR.

MR. SPEAKER: I am directed by His Excellency the Governor, to inform the House of Representatives that he has approved the following entitled act, originating in the House, viz:

H B No 2, an act to attach Montgomery county to the 13 h Judicial Circuit Court District and to the 13th Chancery Court District, and to fix the time for bolding the everal courts therein.

Respectfully.

Governor's Private Secretary.

REFORT OF JUDICIARY COMMITTEE.

MR. SPEAKER: The Jüdiciary Committee whom was referred H R No 28, entitled a set to suthorize the Board of Supervisors issue county warrants to pay those employed in holding State elections."

Julius Junkernan, the provision limiting are and thereby make the last act perpetual.

The statement of the question carries with the last ataute the provision limiting its operation, became and was unnecessary by reason of that provision being contained in

1871, contains a repeal of these sections so have 98.

far as that statute itself is concerned. Section 333 of the Code leaves the first question on its final passage was reconsidered. too clear for argument or controversy. It is a part of the Code and its subject matter is notwithstanding the Governor's veto, it falls the compensation of the members of the ed to pass by the following vote: Year 0: Legislature. It does not fix the amount of have 107. MR. SPEARER—The Judiciary Committee to whom was referred a bill entitled an act to regulate the per diem and mileage of the members of the Legislature have had the same under consideration, and have instructed me to report the same back to the House them such as the such proved by the Governor. The subject matter of compensation is therefore clearly re-

On this subject the rule is plain. There tion of members shall take effect during the session at which it is made." All of which is no express ropeal of these sections, and there is none implied. The rule is clearly settled that the repeal of statutes by implication is not tayored in law. A subsequent statute cannot have this effect unless the repugnancy between the two be plain and The undersigned respectfully submits the manifest, but there is no repugnancy be-ollowing as a minority report on the quesfollowing as a minority report on the question of compensation for the members of the Legislature.

tween sections 8 and D limiting the operation of sections 8 and D limiting the operation of 1871, to first of October, when the Code failed to pass.

YEAS, 0; NAT of this State provides for the increase and reduction of the compensation of members of the Legislature, but declares that no alof the Legislature, but declares that no alteration shall take effect at the session at which it is made. It is not denied that the term "alteration" equally applies to a reduction as well as to an increase a reduction and increase a reduction as well as to an increase a reduction as well as to an increase a reduction and increase a reduction as well as to an increase a reduction and the increase are reduction as well as to a reduction as to a reduction compensation. But it is nevertheless clear that no constitutional rule lutended to secure a pecuniary right to any citizen is when we consider the nature and office of violated by taking a war that the hadren and office of

of this Legislature to fix that compensation. These statutes also soon become so volu-It is insisted by the majority that the act passed on the 13th May, 1871, flxing the sulted both in procuring them, and in readcompensation at \$7 per day is still in force, ing and understanding them. The remedy Mr. Little moved that the name of Senator Gleed be dropped from the roll until he qualifies as a member. Carried.

Referred to the Committee on Corporations of the Residence of the Committee on Corporation of the Residence of the Committee on Report of committee on Report of committee on Residence of the Residence of the Committee on Residence of the Residence retained and logically and philosophically

place in the Senate Chamber for the use of ture has the constitutional power to bind its | part of it, when they had falled to manifest successors by the enactment of a statute any such intention, except by the mere fact which is in itself Irrepealable. That the that the latter statute was approved by the

Report Received.

port be aggreed to, and on this motion the motion to agree was carried-Yeas. 65; that every part of it is to have effect, and that every word and provision in it shall have its appropriate signification.

This last principle is not only applicable

This last principle is not only applicable

Nays. 41.

YEAS—Messrs. Andrews, Armstead, Avery, Barrett Bell. Bush, Brooks, Brennen.Corcoran, Cessor, Chandler, Cocke, Carter, Davis ry, Barrett Bell, Bush, Brooks, Brennen, Cor-coran, Cessor, Chandler, Cocke, Carter Davis in the construction of a single statute, but of Noxubee Dixon, Everett Fisher Foley, is equally applicable when two or more Feemster, French, Griggs, Green, Gayles, Handy of Copiah, Hall, Howard, Hudnall,

Mr. Barrett moved that the unafority re-

van, Truehart, Willing, West, Webster, blacking, two enrolling paper-Roane, Street, Smith, Sessions, Sawyer,

REPORT OF COMMITTEES ON PUBLIC PRINT-ING. MR. SPEAKER: Your Committee on Public Printing, to whom was referred H B No 31, in relation to Public Printing,

panying bill as a substitute, and recommend the table for the present. Carried Mr. Fisher introduced the following its passage. Respectfully, A. P. Huggins, Chairman Report received.

The Committee on Public Printing reported H B No 37, an act in regard to Pub-

lic Printing.

Read the first time under suspension of the rules was read a second time. Mr. Street moved to amend as follows: Provided, That if any paper published in the city of Jackson, shall propose and agree about to visit the city of Memphis, on his to publish said proceedings free of charge tour through the West and South; thereagainst the State no compensation shall be paid for publishing the same. Be it resolved by the House of Represent-Mr. French moved totable. Carried Yeas atives (the Senate concurring), That a com-59: navs 45. YEAS-Messrs. Andrews, Armstead. Av-ery, Barrett, Bell. Bush, Brooks, Brennen, Cor-

bee, Dixon, Everett, Foley, Feemster, French.
Griggs, Green, Gayles, Handy of Copiali.
Hall, Howard, Huduall, Handy of Madison.
Hall, Howard, Huduall, Handy of Madison. Huggins, Holmes, Holland, Hasie, Huston, Johnson of Hinds, Johnson of Dedoto, Jacobs, Kendrick, Lindsay, Landers, McCain, Manss, McCawley, Mallory, Nettles, Quinn, Reese, Shadd, Smith of Tunica, Stewart of Holmes, "By requesting the Russian Government and the United States to remain on friendly Smith of DeSoto, Smothers, Streeter, Sullivan, Truehart, Willing, Webster, White and NAYS-Messrs. Alien, Applewhite, Baker, which was sustained; and under the opera- Committee on Humana and Benevolent In

Baldridge, Benson, Boyd, Buchanan, Cal-houn, Chandler, Currie, Crump, Curlee, Yeas, 67; nays, 39. Davis of Lafayette, Ford, Gaddis, Gaines, Gore, Horton, Holloway, Kelly of N Kelly of Lauderdale, Land. McKenzie, Metts, Nisbett, Potter, Reed, Robbins, Ross. Street, Smith of Lauderdale, Sessions, Saw yer, Wroton, Wharton, West and Walker. Absent and not voting, 11.

Report of Committee was agreed to.
The bill being considered engrossed, was lic Printing, to whom was reterred House Joint Resolution No. 1, in relation to public printing, report the same to the House of

Respectfully, A. P. Huggins, Chairman. 13th Judicial Circuit Court District. Report received and agreed to.

Ing report, to-wit:

The Committee are of the opinion that the present Legislature is fully authorized to take up such yetoed bills and act upon Messrs. Fr

ttee did not deem the merits of said ve-

toes before them for action, they have here-with returned the same without recommen-dation. All of which is respectfully submitted. W. J. Willing, Chairman. Report of Committee was received and Mr. Stone moved to reconsider the vote whereby H. J. Res. was passed. Carried. The question being, shall the bill pass socialfintanding the Governor's veto, it affect to pass by the following vote: Yeas—

The question being; shall the bill pass.

The vote on its flual passage was rucon aidered. standing the Governor's veto." It failed to on 3. B. No. 26 and 25. It failed to on 3 The question being "shall it pass, notwithferred to, legislated upon, and revised in standing the Governor's verthe Code. Then does the act of the 13th of pass by the following vote:

The vote on its final passage was recon The question being "shall the bill pass notwithstanding the Governor" veto." i

YEAR 1: NAVS. 101. H B No 541 was taken up. The vote on its final passage was reco notwithstanding the Governor's veta."

YEAS, 0; NATS, 100. The Speaker announced the following

on resolution introduced by Mr. Kelly,

Mr. French offered the following resolu-

ceived from the Librarian · MISSISSIPPI STATE LIBRARY. Jackson, January 9th, 1872. To the House of Representatives : GENTLEMEN :- In accordance with a resolu-

over to me by the Sergennt-at-Arms, S. J. Mr. Bowles from select committees report to the close of the last session of the egislature, May 14th, 1871. Very respectfully, B. F. Loomis. State Librarian and Keeper of Capitol. Clerks Room—One large desk, one wash-tand, one book press. Judiciary Boom-Four globes on chands er complete, one window curtain. Stationery Room-Three dusters, twenty one brooms, nine pitchers, two wash-howls, four bexes envelopes 500, 2,000, one hundred and two ink stands complete, four hoxes official envelopes 500, 2.000, seventy-five muchage bottles, one window curtain seven new lnk stands, two boxes ink erasers.

three boxes paper fastners, two boxes

Whereas, The Grand Duke Alexis is

Mr. Fisher moved to table. Carried. Mr. Lowry moved to amend as follows:

erms as long as possible." Tabled.

Mr. French moved the previous question

sher, Bush, Sessions, Barrett and Lowry.

Mr. McKenzie, by general consent, intro- mitted

Mr. Stone gave notice that he would on

Referred to Committee on Corporations.

Davine.

(Official.)

Committee Room, Books and Papers-1871. Carriest.

The President amounted at the special committee on S. B. No. 10, Mesers. Caldwell. two reams legal cap paper. fluy document (LAVENTORY. Sign) and Sullivan.

One hundred and sixty-six chairs, two shovils, two coal hods, two stove pokers, one wash tub, four stoves (all up.) twentydefray the expenses of the prosent Laylaour globes, gas fixtures, one hundred and elght desks, one curtain and fixtures for Speaker's desk, one Speaker's desk, one clock, eighty-six paper files, nineteen spit boxes, six window curtains.

Speaker's Room—One sofa, six chairs, constable one desk one chairs, constable one desk one chairs, constable one desk one can be constable on the constable one can be constable on the can be constabled on t

one table, one desk, one wash stand, one Have had the same under consideration, and have instructed me to report the accompanying bill as a substitute accompanying bill accompanying b Whereas, The Rossian Empire and the Government of the United States are now Government of the United States are now and have always been on the most intimate Castle, Duncan, Hardy, Lyles, Places Seel-Smythe-10. terms of friendly relations; and

Whereas, We deem the interchange of friendly civilities with that nation in keeping with a wise national policy, as well as with the general sympathy of the American Secure then adjourned. Senate then adjourned, former Lames,

MOUSE WEDNESDAY, January 10th, 1879. mittee of five on the part of the House, and
on the part of the Senate, he appointed to juvite His Highness and suits to the Cap-

for old, worn out former slaves and value an soldiers of Mielacippi, sin, beg leave to re-port the same back to the House, and re-commend that the same be referred to the Yeas, 67; nays, 39.

The Speaker announced the following as ammittee on the part of the House: Messrs.

Mr. Armsteed, Committee instructed to re-

duced an act to incorporate the Poor Man's Relief Association, of Winons, in this HIRAH HALL. Mr. McKenzie introduced an act to inorporate the Savings Bank of Winona, in Ms. SPEARIR-The undersigned was a rected by the Judiciary Committee Referred to the Committee on Judiciary. report the accompanying bill on the reduc-

the usual route of travel. and the Speak-shall be governed by the report of said Mr. Baidridge introduced an aut to proopted. tect the tax payers. Referred.

Mr. Boyd introduced an set in relation to The Speaker appointed as committee.

Messra French, Carter and Metts.

Mr. Griggs, at 2 o'clock, moved to adjourn.

> SENATE. EIGHTH DAY .

Clerk of House of B epresentatives.

H. W. WAREEN.

WEDNESDAY, January 10, 1872. he Senate met pursuant to adjournment

Reports were received from the finests Committee by Mr. Smith on till to regulate per diem of members, Prom Judiciary Committee by Mr. Watta, fewerable on petition of flos. A. H. John

ston Code Committee for additional compen bill in regard to content of the From same Committee by same amen i covenue laws. of his removed at real

By Mr. Mygata and in to focceptorate the hits

CONSIDERATION OF BRIDE

An act to change the pureba Mr. Caldwell official a selection substitute to a special committee of

age of members of the Legislature. W it follows: by striking out the word and Insert the word "coo," and by Mr. Caldwell uneval to belefice one the bill and am-Previous question ratios. Too sustained, and under the opening, and the cooling to Indellinial a period by wear

by the pollowing vote: YEAS-Messes, Bennett, Barrow, Donney, Gibbs, Johnson, Millsaps, Mygair, Prose Packer, Sent. Sutitives, Smith, Bonney,

from and returning to his and therefore any alteration of the compensation therein fixed to take effect at this session is within the prohibition of the Constitution. The law which was valuable and desirable, selection of the new State Map, and that the injurious the law which was valuable and desirable, selection of the new State Map, and that the injurious the law which was valuable and desirable, selection of the new State Map, and that the injurious the law which was valuable and desirable, and that the injurious the law which was valuable and desirable, and that the injurious the law which was valuable and desirable, and that the injurious the law which was valuable and desirable, and that the law which was valuable and legically and legical Mr. Sullivan moved to reconsider and

busha, Panola, Lafayette and Cathona son The following communication was re- time. An act to charge the time of holding the Circuit Cong. in the 12th Judicial Leaters.

Agriculture be instructed to examine byte

ution passed by your honorable body, on the Sth Inst., I have the honor herewith to transmit a detailed list of articles turned by hill or otherwise. Adopted.

the late Hon. A. S. Dowd. INTERPROPERTY OF WHALE tect certain sections, where families and apply to the countries of Jefferen, and Holmes. Referred.

By Mr. Camidy: An antic incorporate the Vigitan Engine Fire Company, No. 1, of Brookhaven. Referred.

Mr. Seilivan moved that the Freedom of the Senate be instructed to inform the Egretary of the Senate be instructed to inform the Egretary of the Senate being that the freedom in not necessary to authorize him to allow

INTRODUCTION OF BILLS By Mr. Smith: A Bill entitled an not to

grossed, read a third time and passed by e following vote, tirte granding as at med YEAS - Mesers Bennett Barrow, Galdwell Campbell Gibbs, Gray, Hollowey, Johnson Little, Morgan, Mygatt, Palue, Price Packer, Spelz, Sulltvae, Smith, Spore, William Watts, Warner-21.

Secretary of the Bannin

ital, and to extend to bim the hospitalities of Wharton-10. Mr. Street gave notice that he would Mr. Sessions moved to amend by inserting move to reconsider bill fixing poy of ange Mr. Street gave motion that he would "and all other Bussians in the United REPORT OF COMMITTEES.

port in two weeks.
Mr. Spraken: Your Committee to a hou c-morrow, or some future day, introduce was assigned the duty of inviting the clerky billi for the relief of Drs. Harvey and of the city of Jackson to open the morning session of the House with prayer, bog baye

Mr. Stewart, at 1:50, moved to adjourn, to report that they have performed the

Mr. McKenzle introduced an act to reg-tlate the terms of the Circuit Court of the named, and recommend that it do pass.

Mr. Leavell introduced an act to profet the people of Mississippi sgainet discrimin-ution by railroad companies in the trans-portation of freight. Referred. Mr. Borton intraduced as not in relation Mr. Kimbrough introduced at act in

MILES INTRODUCED AND BEFERRED. By Mr. Evans Introduced an act to cur-Mr. Bawyer Introduced an unt by Incorporate New Hope Presbytery of the Cum-beriand Presbyterian Church. Mr. Armstead introduced an ect to regu-

inte proceedings against refiroad companies for injuries done to stock. Mr. Fisher introduced an act to repeal an act entitled an act to sumand an act to ect citizens of cortain committee to those sections where fencing and timber [CORTEGES ON BUCEYS PAGE]

county claims and county revenue. He